

The term "finished" is deleted as unnecessary in light of the definition of "fine print." Reference to an "unsigned" print is deleted since the meaning of that term would automatically follow from the definition of "signed."

14-502. EXCEPTIONS.

THIS SUBTITLE DOES NOT APPLY TO:

- (1) A FINE PRINT PRINTED BEFORE JULY 2, 1974; OR
- (2) A FINE PRINT OFFERED FOR SALE OR SOLD AT RETAIL OR WHOLESALE FOR:

- (i) \$25 OR LESS, IF UNFRAMED; OR

- (ii) \$40 OR LESS, IF FRAMED.

REVISOR'S NOTE: This section presently appears as Art. 83, §183.

The only changes are in style.

14-503. WHEN DISCLOSURE REQUIRED.

(A) PUBLICATION OFFERING PRINT FOR SALE.

A PERSON MAY NOT KNOWINGLY PUBLISH OR DISTRIBUTE ANY CATALOG, PROSPECTUS, OR CIRCULAR WHICH OFFERS FOR SALE A FINE PRINT UNLESS IT CLEARLY AND CONSPICUOUSLY DISCLOSES ALL INFORMATION REQUIRED BY §14-504.

(B) INVOICE, RECEIPT, OR CERTIFICATE FOR SALE OF PRINT.

A PERSON MAY NOT KNOWINGLY SELL AT RETAIL OR WHOLESALE ANY FINE PRINT UNLESS A WRITTEN INVOICE, RECEIPT FOR THE PURCHASE PRICE, OR CERTIFICATE FURNISHED TO THE PURCHASER CLEARLY AND CONSPICUOUSLY DISCLOSES ALL INFORMATION REQUIRED BY §14-504.

(C) REPRODUCTIONS.

IF A FINE PRINT IS DESCRIBED AS A "REPRODUCTION," THE INFORMATION REQUIRED BY §14-504 IS NOT REQUIRED TO BE DISCLOSED, UNLESS THE PRINT ALLEGEDLY WAS PUBLISHED IN A LIMITED EDITION, AN EDITION OF NUMBERED OR SIGNED PRINTS, OR ANY COMBINATION OF THEM.

REVISOR'S NOTE: Subsection (a) of this section presently appears as Art. 83, §179(a). In this and throughout this subtitle, the more